

1888-033 Chancery Causes: Gdn of Grey C. Harris & by vs. Grey C. Harris &
Lee Co.

McNeil, Nave, Ewing, Whitehead, Milbourne, Miller, Mise, Morgan

1 Plat

CH Estate Dispute
T-Property

To the Hon. H. S. R. Morison Judge of the Circuit
Court of Lee County Virginia;

Humbly complaining your Orator Alexander C.
McNeil Guardian for Oray G. Harris and Emma Harris
infant children under the age of 14 years of Mary Harris decd.
would respectfully show unto your Honor that he is the
lawful guardian of said two children in the county
of Lee and has duly qualified as such and given bond
with good security as required by law;

Your Orator states that his said two wards are children
of one Mary Harris who was a daughter of one John Miller
who died in this county some 15 or 20 years ago, the
owner of a large tract of land lying on the main road
about four miles west of the town of Fincastle

Your Orator states that the said tract of land belonging to
the said John Miller was partitioned among his eight
heirs at law. And by that partition the said Mary Harris
was assigned a lot or parcel thereof, six sevenths of which
is represented by a plat herewith filed as part hereof marked

(A.) Your Orator further states that the said Mary Harris
decd was twice married. first to one Robert Ewing by
whom she had five children to wit, Letitia, who married
one James Nave. Ellen, who married Alexander S. White
decd, Bethshab, who married Wm. Milburn, Charles H.
Ewing and John Ewing the said Robert Ewing died owning
a valuable tract of land lying 7 miles from the Court House

and this tract has been partitioned among said five heirs

After the death of said Robert S. Ewing his widow the said Mary intermarried with one Edward M. Harris by whom she had two children to wit Gray E. and Emma Harris your Orators two wards, and after giving birth to these two children the said Mary Harris departed this life, so that the real estate which she inherited from her father the said John Miller and partly shown on said plot, descended to her seven children before named. The said Lottien Hove and her husband James Hove before the land of said John Miller had been partitioned sold their undivided interest in said Mary Harris land to one Samuel Miller a son of said John and this one seventh is not shown on said plot but was included in the lot assigned said Samuel and his coast of and adjoining the lands represented by said Plot. and six sevenths of the land which the said Mary Harris thus owned is correctly shown by said Plot.

Your Orator further states, that A. S. Whithead & wife sold their interest in said land to one Silas D. Martin and the said John Ewing sold his interest therein to your Orator.

Your Orator further states that by a chancery suit lately determined in your Honors Court the land represented by said plot was partitioned among the parties interested and by that partition Silas D. Martin was assigned lot No. 1 in right of his purchase from Whithead & wife; lot No. 2 was assigned your Orator in right of his purchase from

John Ewing, lot No. 3 was assigned Charles H. Ewing, lot No. 4 was assigned Bathsheba Ewing Mrs. Milbourn and lots No. 5 & 6 were assigned Gray G. & Emma Harris. your Orator's wards;

Lots No. 2, 3, 4, 5 & 6 contain only about 8 acres each and they lie in long narrow strips about 210 poles in length not more than some four or five in width, so that your Honor will see at a glance that it would be a costly job to fence each lot separately, and that to thus enclose each the fencing its self would occupy much of the land but in addition to this, said lands were originally not of the best ^{quality,} and have ^{been} greatly run down by long and injudicious cultivation until now, they will scarcely produce any thing, and more than this, there is not timber enough upon it to fence it.

Your Orator states that said Charles H. Ewing left this country some nine or 10 years ago, and has not been heard from for more than seven years and this being the fact your Orator is advised that the law of the land regards him as dead, and that his real estate represented by lot No. 3 on said plat, is liable to be partitioned among his brothers and sisters, but since it is too small to be thus partitioned without materially injuring its value, the interest of all concerned would be promoted by a sale thereof and the proceeds divided among the parties according to their rights.

Your Orator further states that in the event his said wards should die before arriving to the age of 21 years

unmarried and without issue their interest in said land would descend to their half brothers & sisters before named. Your Orator further states that his said wards live in the State of Illinois, and all their half brothers and sisters are non-residents of the State. And he further says that lots N^o. 5 & 6 which belong to his wards are not yielding anything in the way of rents and profits and hence he avers that the interest of his said wards will be promoted by a sale of said two lots N^o. 5 & 6. And to obtain a sale thereof and likewise a sale of lot N^o. 3 is the object of this bill;

The premises considered, your Orator prays that Gray G. Harris, Emma Harris, James Nove, Letitia Nove, A. S. Whitehead, Ellen Whitehead, Wm. Millburn, Bathsheba Millburn and John Ewing be made parties defendant to this bill and be required to answer the same on oath that a guardian ad litem be appointed for the said Gray G. and Emma Harris to defend their interest in this cause that order of Publication be entered posted and published against all the said defendants and upon a hearing of the cause a decree be entered ordering said lots N^o. 5 & 6 to be sold, and the proceeds of the sale of lot N^o. 3 divided among the parties according to their rights, and if in any wise mistaken in this his special prayer then your Orator prays for all general relief. May

the Commonwealths writ of Habeas corpus directed to

Henry J. Morgan for Peff

I do swear that I verily believe the statements made
in the foregoing bill are true so far as made on my
own knowledge & so far as made on information derived
from others I believe them true so help me god.

A. C. McNeil

Sworn to before me by A. C. McNeil

this 1st day of Sept 1887.

Henry J. Morgan Com.

Hyatt Q 9.23
 " Court 1.50
 Pr. 5.00
 wit 1.00
 G. F. L. 5.00
 " 15.00
 Estimate \$36.78
 6.00
 42.78

120
 42.78
 77.27

A. C. M. - Quant.

no. 3 Bill

J. G. + Emma Harris et al

1887 Febry Bill filed 3d
 mot. exed, Order Pub.

" + Contra for O. P. L.

" March Ans G. F. L. filed

Order Pub. Completed +

Cause set for hearing

" Aug. Decree + Cont'd

1888. Apr. Decree + cont'd

" " Decree final

A

To the Hon W. S. K. Morrison Judge of the
Circuit Court of Lee County Va

The Answer of Jm M Morgan guardian
Ad Litem of Orrie G, and Emma Harris his
defendants to a bill filed in this Honorable
Court against them ^{& others} by Alexander C McMill
their guardian. Respondent says his said
wards are of young & tender years and as
such are the peculiar wards of Courts of Equity
their interest in this cause is therefore committed
to your Honor care and protection in the prem-
ises. Further answering Respondent says his
said wards are non Residents of the State and being
such he has had no opportunity of consulting
them as to their wishes touching the matters
of the bill. Respondent however say he has some
knowledge of lots No 5 & 6 referred to in the plain-
tiffs bill as belonging to his said wards, and
he supposes it is true that the same yields but
little rent, and as to lot No 3 which was assign-
ed to C. H. Ewing Respondent thinks it is too
small to subdivide into 6 parts and that the
interest of all concerned would be promoted
by a sale thereof & the proceeds divided among
the parties interested. As to whether or not the
interest of Respondents wards will be promoted by
a sale of Lots 5 & 6 and their interest in lot No 3,
Respondent does not take it upon himself to
say that it will or will not, but leaves that

matter to be determined by such
proof as the Plaintiff may adduce touching
the same. Respondent having now
as fully answered the allegations of the
Plaintiffs bill as is deemed material
He prays that upon a hearing his said words
be him dismissed with their costs.

For M. Morgan
Guardian Ad Litem

A. C. McNeil Gaudin
vs Answer of G. A. C.

Clair & Emma Harris

Filed March 22. 1887

J. J. Gaudin

A. L. M^c. Neil Guard & Peff
 vs
 Oray G. & Emma Harris & Defts } In Chy

This cause came on to be finally heard on the papers formerly read in the cause and the report of Cant. Morgan filed in the cause at the present Term, showing that the entire purchase money had been accounted for by said Morgan, and that he had executed and acknowledged for record a deed by which he conveyed to Alexander M^c. Neil jr the two lots of land N^o. 5 & 6. in the bill mentioned belonging to the defts. Oray G. & Emma Harris; and was argued by counsel, and the said report being unaccepted to, On consideration of all which It is adjudged ordered and decreed that said report and deed be confirmed, and the clerk of this will deliver to the clerk of the county court said deed for recordation and said Alex^r. M^c. Neil jr will pay said Morgan \$2.50 for the execution of said deed and no further action being necessary, the parties are hence discharged and the cause stricken from the docket.

A. C. McNeil Guard

or } Decm No 3 final

Grey G. & Emma Harris vol

Entered Chas O. B.
page 121.

Hyatt C. C.

Enter this
April 4th 1888
J. S. K. M.

A B McNeil Guard & Poff }
 vs. } In Chy
 Gray G. & Emma Harris & al Defts }

This cause came on to be further heard on the papers
 heretofore read in the cause and the report of Comr. Henry J.
 Morgan dated and filed in the cause Feb 15th 1888
 showing the sale of lots No 5 & 6 in the bill mentioned, and
 was argued by counsel. And said report being accepted
 to. On consideration of all which It is adjudged ordered
 and decreed that said report be and the same is hereby confirmed
 And pursuant to the suggestion contained in said report
 Comr. H J. Morgan is ordered to turn over to the Poff as the
 guardian for Gray G. & Emma Harris, the bond on said
 Alexander McNeil jr as cash, for the unpaid purchase money
 for said two lots of land And Henry J. Morgan is hereby
 appointed a Special Comr. who is ordered to convey to the
 said Alexander McNeil said two lots of land with
 covenants of special warranty reserving therein the
 vendors lien for the unpaid purchase money, and said
 Morgan will report his action to the court & until the coming
 in thereof the cause is continued

A.B. McNeil Guard

or { Decree No. 2

Oray G. & Emma Haeistal

Entered pages 118 & 9.

O. G. Hyatt & Co.

Enter this
April 2^d 1888

~~11. 11. 11.~~

Before doing so is required to execute bond with approved security before the clerk of this court in the penalty of \$500. with condition to account for all money he may receive in the cause and he will report his return to the court and the cause is continued

AL McNeil Esq

Dec 1

Gray & Emma Harris

Entered on page 1

CL Book No. 3

W. H. H. H. H.

Enter this
Sept 1st 1807.
W. H. H. H.

A. B. McNeil Guard vs. Peff

vs.

Orey G. & Emma Harris and Dafts.

In Chy.

Mr J. M. Morgan guardian ad litem for Orey G. & Emma Harris infant dafts in the above styled cause

Please take notice that at the clerks office of the Circuit Court of Lee County on the 23rd day of March 1887 I will proceed to take the deposition of Jesse S. Wise and William H. Morgan - - - which are intended to be read as evidence on the part of the Peff in the above styled cause on the hearing thereof and the Interrogatories hereto annexed will be propounded to each of said certificates answers thereto required

A. B. McNeil Guard vs.

March 21st 1887.

- 1st Please state how near you live to the land sought to be sold in this cause², and how long have you known it² and also state the quality thereof²;
- 2 From your knowledge of lots No. 5 & 6 would it be best for the infants, that said lands should remain in kind as it now is², or be sold, and the proceeds put at interest for their benefit²?
- 3 If you think it best not to sell the land, please give your reasons for so thinking², and if you think it best that it should be sold, please give your reason for ~~or~~ that Opinion².
- 4 Please state what you think would be a fair price for each of said lots of land², and whether or not they

are so situated and located as that if sold they would be likely to bring a fair and full price?

- 5 Are said lands in such a shape as to make them easy to fence? or are they so laid off as to make them expensive to fence?
- 6 Please state how said lands are situated with reference to rail timber & timber for general use?
- 7 To subdivide lot N^o. 3 into six shares would such partition tend to increase or diminish the value thereof?
- 8 Were you acquainted with Leas & Ewing if so state when you last saw him? When he left the country as near as you can? And when you last heard of him?

I accept legal notice of the foregoing notice and agree that the evidence of said notice be taken on the foregoing questions

John M. Morgan. Guardian ad litem
for Gray S. & Emanuel Harris

A. C. McNeil Guard & Pft }
vs } In Chancery
Ora G. and Emma Harris et al Defts }

The deposition of Jesse S. Miso Sr. and Wm. H. Morgan, taken upon the annexed interrogatories at the clerk's office of the Circuit Court for Lee County, on the 23rd March 1887, which are intended to be read as evidence on the part of the Pft. in the above styled Cause. Said Jesse S. Miso Sr. being duly sworn deposes and says

In answer to the first question I live about 1/2 mile from said land and own apart of the original farm of which said sought to be sold is a part, and I have known said land for the past nineteen years.

In answer to the second question witness says.

I think it would be much best for said infants that their lots Nos 5 + 6 be sold and the proceeds arising therefrom put at interest, because as it is now + has been they derive but little if any thing from the rents + profits.

In answer to the 3rd question witness says

I have already stated that I think it best for said infants that the land be sold, and my reasons for so thinking are first that their lands are yielding but little in the way of rent & profits. And secondly their lands are getting worse and depreciating in value annually.

In answer to the fourth question witness states—

I consider that from 60 to 75¢ would be a fair and full price for each of said lots and said lands ^{lies} adjoining the main public road (and because of this) are favorably situated to bring a fair price.

In answer to question fifth witness says Said lands are so laid off, as to make them very expensive to fence in fact it would so expensive that it would be worth the lands to fence each lot separately.

In answer to the 6 question witness says. If there is any timber on said land, except a few old dead trees, I have no knowledge of it.

In answer to the 7 question witness states
That ^{he} is also as well acquainted with
lot No 3 as the he is with the others
And that to subdivide this lot No 3
in to Six separate parcels thereof, I
think, would have a tendency, to
lessen its value, in fact & truth
it ^{would} very nearly destroy its value.

In answer to the 8 question witness says
I was acquainted with Chas. H. Ewing
before he left this country, which was
some 8, 9 or 10 years ago, I saw him
but a short time before he left, I have
not seen him since, nor have I
heard of him for the last seven years.

And further this witness saith not.

Jose S. Min

She said Mr. E. Morgan an other
witness being introduced and duly
sworn says

In answer to the first question.
I now reside on, ~~lands~~ adjoining
said land, I have known the land
partially for several years, and
have known it well for the past
five years, it is not very good
quality ~~of~~ ~~lands~~ ~~of my section~~, ~~the~~
the most of it having been considerably

Wit Claim
50th

worn down

In answer to 2nd interrogatory

I consider that it would be ~~much~~ better for the infants who own said lots Nos 5 & 6 to have said lots sold and the proceeds arising therefrom put at interest.

In answer to 3rd interrogatory

My reasons for thinking it best for said infants to sell their land is that it lies in narrow strips and would be difficult to fence, to any advantage, being also scarce of timber and bare of water.

In answer to 4th interrogatory

My opinion is that 40 or 50¢ per share would be a fair price for said lots, and I consider that it is so situated as to bring a reasonable price if sold.

In answer to 5th question witness states, That the lots are so situated as to be expensive to fence. In answer to 6th question, as witness has stated, he states that the lots are scarce of timber.

In answer to 7th question witness states, That should lot No. 3 be subdivided in to six share it would decrease its value.

In answer of 8 interrogatory witness states. That he was acquainted with Chas. H. Ewing, but that he has not seen him for the past 11 or twelve years to the best of his remembrance.

I saw him last at Chattanooga Tenn, I think about 11 or 12 years ago, and that he does not recollect of hearing of him since.

50th Claim
by Witness

And further this deponent saith not
W. H. Morgan

The foregoing depositions were taken Subscribed and sworn to before me at the time & place & for the purposes mentioned in the Caption

J. A. Hyatt Court
March 23 1887

Chas. C. McNeil Esq
vs Depo.

Ordy, Gt Emma Harris

Filed March 23 1887.

J. A. Hyatt & Co

Writ \$1.00
Court 1.50
\$2.50

A. C. McNeil Guard r.

Plff

vs.

Orey G. Harris Emma Harris James
Nave Letitia Nave John Ewing Alexd.
S. Whitehead Ellen Whitehead William
Milbourne + Bathsheba Milbourne Defts

In Chy

I do swear that according to my best information & belief all the defendants mentioned above are non-residents of the State of Virginia so help me God.

H. J. Morgan

Sworn to before me by H. J. Morgan
Feby 3rd 1887. J. A. Hyatt C. C.

The object of this suit is to obtain a decree for the sale of the two lots of land in the bill mentioned, and each of the said defendants being non residents of the state of Va. as shown by an affidavit filed in the case. They are therefore ordered to appear here within one month after due publication of this order to do what is necessary to protect their interest in the cause.

A. C. McVie & Co
3 Affid & Co
No 3 of suit
Orey G. Harris et al

Filed Feb 3rd 1887.
J. A. Hyatt & Co

I A. B. McKil of the County of Lee State of Virginia;
do. Swear that Col. Ewing left this county about the year
1877. and that for more than seven years last past I
have not heard of him, and during said seven years
I have ^{made} diligent enquiry ~~by letter and otherwise~~ to ascertain
where he lived, and whether living or not. but have heard
nothing of or from him for more than seven years last
past. Said Col. Ewing is a nephew of my wife, and
since I felt an interest in him and made the
enquiries above stated so help me God.

A. B. McKil

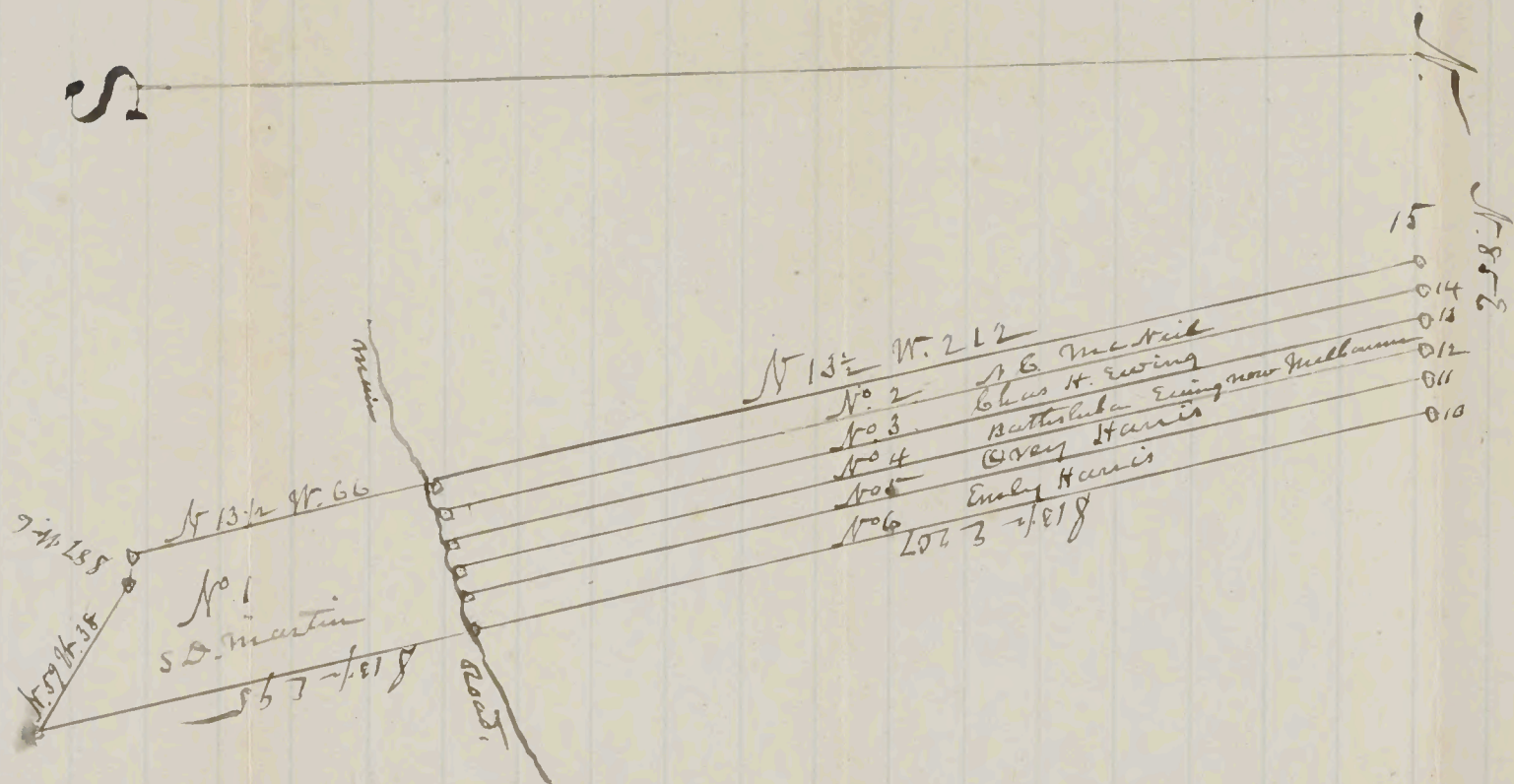
Subscribed & sworn to before me

by A. B. McKil the 14th of March 1887.

Henry J. Morgan Cant.

A. B. McNeil

affidavit as to L. H. Ewing



Plot of Land

(A)

A B McNeil Guard & Jeff
vs. } In Chy.
Orey G. & Emma Harris & Dfts }

Received of H. J. Morgan Cont. in the above styled cause
Ten dollars & 73 cents the fees due me as clerk & book in
said cause. Feb 7 - 1888. J. A. G. Hyatt C. & Court

Recd of H. J. Morgan Cont. in said cause five dollars the
Printers fee in the cause Feb. 7 1888.

A. M. Brown Assignee of
Jeff E. Duff Ed & Prof

Recd of H. J. Morgan Cont. in said cause five dollars
the guardian ad litem fee in said cause. Feb 7 1888

John M. Morgan Guardian ad litem

Recd of H. J. Morgan Cont. in said cause One dollar the
fees due Witnesses therein Feb. 7 1888.

A. B. McNeil Guard & Poff }
vs. } In Chy.
Oray G. and Emma Harrison Poff }

To the Hon. H. K. Merison Judge of the Circuit
Court of Lee County Virginia:

On the 7th day of February 1888 that being county
court day. After having duly advertised that I
would do so, I as a special commissioner proceeded
to offer for sale on the terms prescribed by your
decree entered in said cause on the 1st day of Sept.
1887. the two small lots of land belonging to Emma and
Oray G. Harris as shown on the plot filed as exhibit
A. with the plaintiffs bill, and shown thereon as lots No. 506.
When Alexander McNeil Jr a son of the plaintiff
offered for each one of said lots the sum of \$60.00 or One
hundred and twenty dollars for the two lots, and
that being the highest and best price offered for the
same. the said Alexander McNeil Jr became the
purchaser of said two lots at said \$60.00 each.

The said Alexander McNeil Jr thereupon paid me
in hand the sum of \$42.75 the amount of the costs and
commissions on sales, and for the residue he executed
to me as Court his bond for \$77.27 bearing interest from
date and payable in 6 and 12 months time in equal
installments, and the plaintiff A. B. McNeil became
the security of his said son for the deferred payments
and thus I regard as perfectly good.

The land brought a fair price and I think the
said sale ought to be confirmed

The Poff A.C. McNeil has given bond with good security as guardian for said Orey G. and Emma Harris, and if he had not given any bond at all, he would be perfectly good for all that he will ever receive as such guardian.

The poff is willing to receive of me as cash, said note as his son, and to give me a receipt for the amount thereof as assets due his said wards. I therefore suggest the propriety of allowing me to turn over to the plaintiff said note as cash, and then that a decree be entered directing a conveyance to be made to said Alexander McNeil jr for said two lots of land.

The cash paid in hand I have disposed of in the manner shown by the following tabular statement

To Cash received on day of sale for costs of suit.	\$42.73
By attorney fee retained	\$15.00
By 5 per cent com. on sales retained	6.00
By this sum paid Hyatt clerk's cost	10.73
By this sum paid Witn's fees.	1.00
By this sum paid Printer for Publication	5.00
By this sum paid Grand ad litem fee	5.00 \$42.73

All which is respectfully submitted.

Henry J. Morgan Comr.

Feb. 15 1888

AC McNeil Guard.

as } Cont. Report sale land.

Oray G. + Emmett Harris

Filed Feb. 15 1888.

J. A. G. Hyatt cc

A to McNeil Guard & Poff }
vs. } In Chy
Gray G. & Emma Haristel Dfts }

Recd as of Feb. 7-1888 of Henry J. Morgan Court in
the above styled cause as cash a note on Alexander
McNeil Jr with myself as security for the sum of
Twenty Seven dollars & 27 cents the net proceeds of the sale
of lots N. 5 & 6, in said cause mentioned belonging to
Gray G. & Emma Harris April the 7th 1888

\$77.27

A to McNeil Guardian for
Gray G. & Emma Harris

A.B. McKel Guard. &c. Jeff
vs. } In Chy
Gray G. & Emma Harris &c. Defts }

To the Hon. H.S.K. Morison Judge of the Circuit Court of Lee
County Virginia.

Pursuant to your decree entered in the above styled cause, on the 3rd
day of April 1888, I have to report that as directed thereby, I have
executed and acknowledged for record, a deed conveying to Alexander
McKil Jr, lots No. 5 & 6 referred to in said bill belonging to Gray G.
& Emma Harris ^{reserving the vendors lien thereon} with covenants of Special warranty, and the said
deed is herewith filed for your inspection marked (A.B.)

I have also turned over to the Jeff A.B. McKil as guardian for
Gray G. & Emma Harris, the bond of Alexander McKil Jr with himself
as security, for the unpaid purchase money for lots No. 5 & 6. referred to in
said cause, as cash received, from me as Comr. as is shown by
his receipt hereto attached. which embraces the full purchase price
of the land after the payment of the costs of suit and sale as shown
by my report filed in the cause Feb 15 1888.

Henry J. Morgan Comr.
April the 4th 1888.


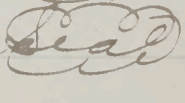
A. C. McNeil Esqr

Is. } Cont. Report - Deed

Orey A. + Emma Harris

Know all men by these presents
that we Henry J. Morgan and
J. A. Syatt are held and firmly
bound unto the Commonwealth of Va,
in the just and full sum of \$500.00
and for the prompt payment thereof
we bind ourselves heirs &c, and
we as to this bond waive our home-
stead exemptions witness our hands
and seals this 19th Sept. 1887.

The condition of the above
obligation is such that whereas
the above bound Henry J. Morgan
was appointed a Commissioner in
the Chancery Cause of A. C. McKis
Guard &c vs Greg S. Harris et al at the
March Term 1887, and directed to make
sale of certain lands mentioned in the
bill & proceedings. Now therefore should
the above bound Morgan faithfully
perform the duties assigned him and proper-
ly account for all sums of money he
may receive as such Court, then this
obligation to be void otherwise to remain
in full force & virtue.

J. A. Syatt 


A. L. McKiel Quarto
Commissioners
vs Bond
Greg & Harris et al

Filed 19 Sept. 1887.
J. S. Hyatt & Co

Virginia

In the Clerk's office of the Circuit
Court for Lee County, February 3rd 1887.

A. C. McVie Guardian &c. Plff. }
against } In Chancery
Orey G. Harris et al. Defs.

The object of this suit is to obtain
a decree for the sale of the two lots
of land in the Bill mentioned; and
it appearing from an affidavit
filed in this cause that the defendants
Orey G. Harris, Emma Harris, James
Nave, Letitia Nave, John Ewing, Alexd.
S. Whitehead, Ellen Whitehead, William
Milbourne and Bathsheba Milbourne
are non-residents of this State; -
it is therefore ordered that they
appear here within one month
after due publication of this order
and do what may be necessary
to protect their interest in this
suit.

Copy

H. J. M. P. C.

Lester J. H. Hyatt &c.

H. L. McNiel Secy to

Order Paid
no 3

Ordy G. Edmunds & Co

I certify that I deliv-
ered to the Va Herald
an office copy of this
order for Publication
Febry 3rd 1887, and posted
a like copy thereof at
the front door of the
Court House at the
Febry Term of the
County Court.

J. H. Hyatt

The Commonwealth of Virginia,

To the Sheriff of LEE COUNTY--Greeting:

WE COMMAND YOU to summon

Orey G. Harris,
Emma Harris, James Crane, Letitia Kane
John Ewing, Alex S. Whitehead, Ellen Whitehead
William Milbourne and Bathsheba Milbourne

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House
on the first Monday in February, 1887 next, being Rule Day, to answer a
Bill in Chancery exhibited in our Court against them, by J. C.

McKiel Guardian for Orey G. Harris
and Emma Harris

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said
Court, at the Court House, this 3rd day of February 1887 in
the 11 year of the Commonwealth.

J. A. G. Hyatt Clerk.

A Copy Teste:

(H. M.)

A. C. McKie & Co.

no 3 Spain Chy

Orey G. Harris & Co.

Lo Feby Rules 1887

Did not leave
the office the
Depts all non-
residents
J. C. H. Hyatt & Co.

VIRGINIA: In the clerk's office of the
Circuit Court for Lee county, February
3rd, 1887.

A. C. McNiel, Guard &c., Plt.

vs,

Orey G. Harris,

Def.,

} In Chanc'y

The object of this suit is to obtain a decree
for the sale of two lots of land in the bill
mentioned and it appearing from an affidavit
filed in this cause that the defendants Orey
G. Harris, Emma Harris, James Nave, Let-
tia Nave, John Ewing, Alex. S. Whitehead,
Ellen Whitehead, William Milbourne and
Bethsheba Milbourne are non-residents of
this State, It is therefore ordered that they
appear here within one month after da- pub-
lication of this order and do what may be
necessary to protect their interest in this suit.

A copy Test, J. A. G. HYATT, C. C.

H. J. M, p. q.

I Jeff Duff Publisher
of the Waverald a weekly
news paper published in
Jonesville, do certify that
the following nonresident
notice appeared four times
successive in said paper
March 27th 1887.

Jeff Duff
Pub's' Feb 5 00

I Jeff L. Duff Editor and publisher of the Virginia
Herald a newspaper published in the town of Jonesville in
County Va. do certify that the printed order hereto annexed
was published four weeks successively in said paper
ending the 18 day of Feb 1887.

Jeff L. Duff
Pub.

I hereby transfer the within
account to W. M. Brown
to whom same is due and pay-
able
Jeff Duff
Jonesville Va Mar-29th 1887

N. S. McNeil
vs.
Orege Harris

Sub Geo 500

x
2/3
1/4
...